COMPARED

MORTGAGE RECORD

40246

		E MORTGAGE		
Dhia Indenture, Made this twee	and know as	day of agrin	a Enewer	107.27
in	County and State of Oklahom	a, part. Sa of the first part, a	nd the Farm and Home Say	ings and Loan Associa-
described real estate, lying and situated in the County	of Convey and Confirm the	ito said party of the second par	t, its successors and assigns,	forever, all the following-
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				I and subsect together
And all right, title, estate and interest of said grantor, with all rents of said property, with full power and afil singular, the tenements, hereditaments and appurtenan	ority to collect the same in co	use the conditions of this martga	ge become broken in any par	ticular, and with all and
TO HAVE AND TO HOLD THE SAME unto with said party of the second part, its successors and a granted, and seized of a good and indefeasible estate of	said party of the second part, i ssigns, that at the delivery he of inheritance therein, free and	its successors and assigns, forever ereof are the	r. Said part of the first rue and lawful owner of the there is no one in adversa	t part hereby covenant he said premises above possession of same, and
that PROVIDED, ALWAYS, And these presents are of said part. Least of the first part, loaned and advance	upon the express conditions	le claims of all persons whomso that, whereas, the said party o	ever. f the second part at the spec	ial instance and request
or said part. Lead. of the first part, loaned and advance	et tothe sum of	Frie Lev	we and large	DOLLARS
general and special, against said part. of the first general and special, against said lands and improvemen maured in such company or companies as said second presuccessors or assigns, and also to keep said lands and in performed as aforesaid, then said partly of the second propring the costs thereof, and may also pay the final into of said premises, including all costs, and for the repay of the said Association, these presents shall be security AND WHEREAS. The said	part agree with the said puts thereon, when due, and to l	arty of the second part, its succ keep said improvements in good diey or policies of insurance con-	essors and assigns, to pay all repair, and to keep the build touthy transferred to said you	taxes and assessments, lings thereon constantly
successors or assigns, and also to keep said lands and in performed as aforesaid, then said party of the second p	provements thereon free from art, its successors or assigns, n	all statutory lien claims of eve	ry kind, and if any or either o	f said agreements be not rance, for such purpose,
paying the costs thereof, and may also pay the final jude of said premises, including all costs, and for the reput of the said Association, these property shall be required.	gment for any statutory lien of ment of all moneys so expende	claims, and may invest such aum ed together with the charges th	s as may be necessary to prote sereon as provided by the Co	ect the title or possession institution and By-Laws
AND WHEREAS, The said	2 teams	remark hi	and Napair	sement?
or Missoun note or obligation, whi	ch is made a part hercof and is	s in words and figures as follows	to-wit:	AND LOAN ASSOCIATION
	NOTE OR O	BLIGATION NEVADA	MO Opril 6	20th 1012
sums of money, viz.: The sum of	promise to pay to the ord	ler of the Farm and Home Savin	ios and Loan desociation of	Missouri, the following
the same being the monthly dues on the 51, thereof, numbered 3.0.8.3	o share of t	he capital stock of said Associa	tion, represented and evidence ciation to secure a loan of	nd by the certificate
sums of money, viz.: The sum of the same heing the monthly dues on the thereof, numbered 5.0. 8.3	DOLLARS, the same being t	the interest due monthly upon s	ARS; and the sum of	and the sum of
And V and manufact to manufal Association at	Harttena Decarat March	Co D. Co L	,	, , , , , , ,
Time and 50/00	TATTITE II- ONL 1			
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promise and agree to fully pay and discharge the	e same. The payment of said	d monthly sum aggregating	reafter until the maturity of s	aid stock, and the pay-
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